vehicle business; nor the insurance of such vehicles nor perform his duties at an office in any manner connected with any firm, corporation or individual engaged in such motor vehicle business or motor vehicle insurance, and for any violation of the terms or requirements of this section he shall be discharged by the motor vehicle commissioner, said agent may be removed and his successor appointed in the discretion of said commissioner.

SEC. 2. And be it further enacted, That this act shall take effect from the date of its passage.

Approved April 4, 1912.

## CHAPTER 69.

An Act to allow the recording of marriage records in Maryland of marriages contracted outside the limits of this State where one or both of the parties is or are a citizen or citizens of the State of Maryland.

Whereas, Many citizens of Maryland are married outside the State of Maryland, and whereas it often becomes important for pedigree and statistical purposes and for the perpetuation of evidence that an official record of such marriages should be kept and preserved in Maryland; therefore,

Section 1. Be it enacted by the General Assembly of Maryland, That the clerk of the Court of Common Pleas of Baltimore City and the clerks of the Circuit Courts of the several counties having charge of the issuing of marriage licenses and the recording of marriages in this State, as prescribed by existing law, shall record in a separate book, to be kept for the purpose and entitled "Foreign Marriage Record Book", all certificates of marriage issued by clergymen or by officials solemnizing such marriages and all official certified copies of marriage records where one or both of the parties contracting the same were or are citizens of this State and where the marriage was contracted in some other state, territory, District of Columbia or foreign country wherever the same are presented to said clerks for record.

And said clerks shall issue when requested so to do, certificates of such records under the seal of the court where so recorded, as is now customary in the case of marriages contracted in this State, and shall have power to charge the usual